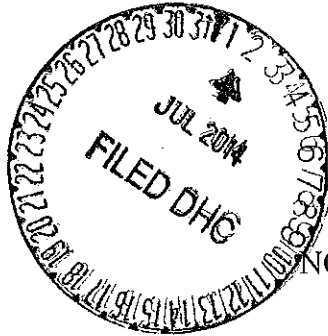


STATE OF NORTH CAROLINA

WAKE COUNTY

THE NORTH CAROLINA STATE BAR



BEFORE THE
DISCIPLINARY HEARING
COMMISSION
OF THE
NORTH CAROLINA STATE BAR
14 DHC 16

PLAINTIFF,

V.

ANSWER

CLINTON O. LIGHT, Attorney

DEFENDANT.

Defendant answering the Plaintiff's Complaint, alleges and says:

- 1, The allegations of 1 are admitted with right to challenge by supplemental answer which might be subsequently submitted,
- 2, The allegations of 2, and 3, are admitted.

FIRST CLAIM FOR RELIEF

- 3, The allegations of Paragraphs 1 through 3, are admitted with above reservation.
- 4, The allegations of 5, and 6, are admitted.
- 5, The allegations of 7 are admitted in part.
- 6, The allegations of 8, and 10, are admitted
- 7, The allegations of 9 are admitted in part except as clarified by supplemental proceeding..
- 8, The allegations of 11, 13, 14, 15,16,,17, 18,19, 20,21, and 22, are admitted.
- 9, The allegations of 23 and 24 are denied.
- 10, The allegations of 25, 26,27, 28, 29, and 30, are admitted.
- 11, The allegations of 31, and 34 are denied.

12. The allegation of 32 are admitted as explained by supplemental pleadings/..
13. The allegation of 33, 36, 37, 38, 39, 40, 41, 42, 43, 44, 47, 48, 49, 50, 51, 52, 53, 54, and 59, are admitted.
14. The allegation of 35 are denied except as set forth by supplemental pleadings..
15. The allegations of 45, 46, 55, 56, 57, 58, 60, 61, 62, and 63, are denied.
16. The allegation of Pursuant to NC Gen. Statue 84-28(b)(2) a, b, c, are denied.

SECOND CLAIM FOR RELIEF

17. The allegations of 1 through 63 , Defendant incorporates his responses to said allegations.
18. The allegation of 65, 69, 70, 71, 72, 73, 74, and 75,are denied.
19. The allegations pursuant to N.C. Gen Statue 84-28(b)(2) of a. b. c. d, and e are denied except as explained by supplemental pleadings.
20. The allegations of 66 are denied except as explained by supplemental pleadings.
21. The allegations of 67, 68, 71, and 72, are admitted. except the Defendant accepted no funds as court costs.

THIRD CLAIM FOR RELIEF.

22. The Defendant incorporates his responds to said allegations herin as explained by supplemental pleadings..
23. The allegations of paragraphs 78, 79, 80, 81, 82, 83, 85, 87, 88, 89, and 90 are denied.
24. The allegations of paragraphs 91, 92, 93 and 94 are admitted
25. The allegations of paragraphs 95 , this is questionable and denied that Plaintiff has any information to support said allegation.
26. The allegation pursuant to N.C. General. Statue 84-28(b)(2) a is denied except as explained by subsequential pleadings

FURTHER ANSWERING THE COMPLAINT OF THE PLAINTIFF, Defendant alleges

and says:

1.

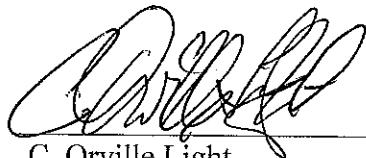
That much of the Plaintiff's Complaint is detailed to extreme and is time consuming to answer. None of same accurately states the substance of the three purported causes therein attempted to be alleged.

2.

The Defendant reserves the right to file supplement answer incorporated herein by reference or other pleading to better define the issues and set forth his defenses to facilitate a prompt and fair disposal of this action .

WHEREFORE THE DEFENDANT having answered Plaintiff's Complaint and reserved right to further Answer by supplemental pleadings. Prays that the Complaint be dismissed with judgment against Defendant and for any cost Defendant may be entitled.

This the 29th of June, 2014.



C. Orville Light

Defendant

407 South Van Buren Road

Eden, North Carolina 27288

336-627-4566

336-627-9231 Fax

N.C. State Bar#2734.

STATE OF NORTH CAROLINA

WAKE COUNTY

BEFORE THE
DISCIPLINARY HEARING
COMMISSION
OF THE
NORTH CAROLINA STATE BAR
14 DHC 16

THE NORTH CAROLINA STATE BAR,

PLAINTIFF

V.

CERTIFICATE OF SERVICE

CLINTON O. LIGHT, ATTORNEY,

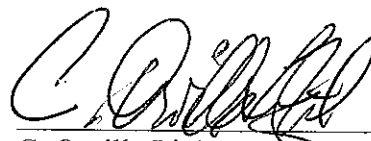
DEFENDANT.

I, C. Orville Light, Defendant do hereby certify that on this date shown below I served an Answer to Plaintiff's Complaint and copy to North Carolina Bar by depositing a copy of same, enclosed in a first class postpaid wrapper, in a Post Office or official depository under the exclusive care and custody of the United States Postal Department addressed to:

John Silverstein, Chair
Grievance Committee

Leonor Bailey Hodge
Deputy Counsel
State Bar No. 27253
Attorney for Plaintiff
The North Carolina State Bar
P.O Box 25908
Raleigh, North Carolina 27611
919-828-4620

This 29th June, 2014



C. Orville Light, Attorney- Defendant
407 South Van Buren Road
Eden, North Carolina 27288
NC State Bar#2734
336-627-4566